Pagpleta 6/19/08

PROB 12C

Rev 2/03: RANSON, Shawn 1:01CR00032-03

United States District Court

for

Southern District of Ohio

AMENDED

Petition for Warrant or Summons for Offender Under Supervision

Name of Offender: Shawn Ranson Case Number: 1:01CR00032-03

Name of Sentencing Judicial Officer: The Honorable Herman J. Weber

United States Senior District Judge

Date of Original Sentence: April 12, 2002

Original Offense: Conspiracy to Distribute and Possess With Intent to

Distribute Cocaine and Cocaine Base, a Class C felony, in

violation of 21 U.S.C. § 846

Original Sentence: 57 months imprisonment, 36 months supervised release;

3-04-08: Supervision revoked- 1 day custody U.S. Bureau of Prisons, 1 year supervised release. Special conditions: 1) 365 days home detention with electronic monitoring; 2) participate in substance abuse treatment program either inpatient or outpatient at the direction of the USPO, which may include testing; and 3) abstain from the use of alcohol

and other forms of intoxicants.

Special Conditions: 1) Participate In chemical dependency assessment and

program which may include testing to determine if the defendant has reverted to the use of drugs and/or alcohol, at

the direction of the USPO;

2) Pay any balance owed on \$2,000 fine. Until fine is paid in full, the defendant is prohibited from incurring new credit charges or opening additional lines of credit, and shall provide the USPO access to any requested financial

records;

3) Pay \$100 special assessment.

Amended, 12-27-07: 60 days in halfway house facility with

work release privileges.

Type of Supervision: Supervised Release Date Supervision Commenced: March 4, 2008

Assistant U.S. Attorney: Kenneth L. Parker, Esquire Defense Attorney: James Maus, Esquire

PETITIONING THE COURT

- [X] To issue a detainer warrant as Ranson is currently in state custody at the Hamilton County Justice Center in Cincinnati, Ohio, on pending charges.
- [] To issue an Order to Appear and Show Cause
- [] To grant an exception to revocation without a hearing.

2

PROB 12C

Rev 2/03: RANSON, Shawn 1:01CR00032-03

Violation Number

Nature of Noncompliance

#1

"The defendant shall not commit another federal, state, or local crime."

On June 6, 2008, a five count indictment was returned against Ranson by the Hamilton County, Ohio Grand Jury in case number B-0804298. Counts One, Two, and Four charge Ranson with Trafficking in Cocaine. Counts Three and Five charge him with Possession of Cocaine.

On May 30, 2008, Ranson was arrested by the Cincinnati, Ohio Police Department when he allegedly sold powder cocaine to another subject while being observed by officers of the Vice Squad. According to information available at this time, Ranson was observed by officers inside Trotter's Bar in Cincinnati, Ohio. Ranson reportedly would go outside the bar at times, engage in what appeared to be a drug transaction, then return to the bar. Officers completed a controlled powder cocaine purchase from Ransom then took him into custody. He allegedly threw money and drugs to the ground when officers approached, but the money had been previously marked and was given to Ranson as payment for the cocaine.

#2

"The defendant shall not unlawfully possess a controlled substance."

On May 30, 2008, Ranson possessed powder cocaine, a controlled substance, in Hamilton County, Ohio.

U.S. Probation Officer Recommendation:

Ranson has been charged with the above noted charges after his supervision was revoked and he was placed on a new one year term of supervised release on March 4, 2008, pursuant to his conviction for Possession of less than 200 grams of Marijuana in Hamilton County, Ohio, on December 27, 2007, in the Hamilton County, Ohio Municipal Court, Docket Number 07CRB48257. At the time of the new alleged criminal conduct, Ranson was serving a term of Home Confinement with electronic monitoring. This officer respectfully recommends and requests that Your Honor issue a detainer warrant so that Ranson can be brought before the Court to answer the above alleged violations. This officer feels that electronically monitored home confinement and/or community confinement are not sufficiently restrictive to prevent Ranson from re-involvement in criminal activity.

The term of supervision should be

[X] Revoked.

[] Extended for years, for a total term of years.

[] Continued based upon the exception to revocation under 18 USC 3563(e) or 3583(d)

by

[] The conditions of supervision should be modified as follows:

I declare under penalty of perjury that

the foregoing is true and correct.

Executed on June 18, 2008

Thomas A. Barbeau

U.S. Probation Officer

Approved,

Robert C. Frommeyer, Jr.

Supervising U.S. Probation Officer

Date: 6/18/0色

3

PROB 12C

Rev 2/03: RANSON, Shawn 1:01CR00032-03

THE COURT ORDERS:

ľ	•	No		-4	_	-
		NO	-		n	n
		110	_	-	•	ш

- ķ The Court finds that there is probable cause to believe the defendant has violated the conditions of his/her probation/supervised release and orders the Issuance of a Warrant for his/her arrest.
- The Issuance of an Order to Appear and Show Cause []
- The Court finds the defendant can benefit from continued substance abuse treatment and [] grants an exception to revocation. The supervision term of the defendant is continued under all original terms and conditions.

[] Other

Signature of Judicial Officer

Date